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11 | Attorneys for Plaintiff and the Proposed Plaintiff Class

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

15 RAMON PEREZ, as an individual } **CASE NO. CV11-03527-DSF(PJWx)**
16 and on behalf of all others similarly } (**Assigned to Hon. Dale S. Fischer**)
17 }
18 v. }
19 SEARS ROEBUCK AND CO., a } **STIPULATION OF DISMISSAL**
20 New York corporation, SEARS } **WITH PREJUDICE**
21 HOLDING CORP., a Delaware }
22 corporation, and DOES 1 through }
23 100, inclusive, }
24 }
25 Defendants. }

IT IS HEREBY STIPULATED AND AGREED by and between plaintiff Ramon Perez ("Perez") and Defendant Sears Roebuck and Co. ("Sears"), through their respective counsel, that all of Perez's claims in this action and all of his claims for relief in this action be dismissed with prejudice pursuant to Federal Rule of Civil

1 Procedure 41(a)(1)(A)(ii). The parties shall each bear their own respective costs and
2 attorney fees.

3
4 DATED: October 19, 2011

MARLIN & SALTZMAN, LLP
UNITED EMPLOYEES LAW GROUP

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6 By: /S/ Marcus J. Bradley
7 Marcus J. Bradley, Esq.
8 of Marlin & Saltzman
Attorneys for Plaintiffs

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10 DATED: October 19, 2011

ORRICK, HERRINGTON & SUTCLIFFE, LLP

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12 By: /S/ Joe Liburt
13 Joe Liburt, Esq.
Attorneys for Defendants

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